PTO/SB/61 (09-04)

Approved for use through 07/31/2006. OMB 0651-0031

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

15, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

Docket Number (Optional)

#### EVIVAL OF AN APPLICATION FOR PATENT **ABANDONED UNAVOIDABLY UNDER 37 CFR 1.137(a)**

First Named Inventor: WILLIAM ARTHUR TAYLOR

Art Unit: 3712

Application Number:

10/045,250

Examiner: Layno

Filed: 11/07/2001

Title:

METHOD OF PLAYING AND PAYING GAMBLING GAMES

Attention: Office of Petitions Mail Stop Petition Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

NOTE: If information or assistance is needed in completing this form, please contact Petitions Information at (703) 305-9282.

The above-identified application became abandoned for failure to file a timely and proper reply to a notice or action by the United Sates Patent and Trademark Office. The date of abandonment is the day after the expiration date of the period set for reply in the Office notice or action plus any extensions of time actually obtained.

#### APPLICANT HEREBY PETITIONS FOR REVIVAL OF THIS APPLICATION.

NOTE: A grantable petition requires the following items:

- Petition fee.
- (2)Reply and/or issue fee.
- Terminal disclaimer with disclaimer fee-required for all utility and plant applications filed (3)before June 8, 1995, and for all design applications; and
- Adequate showing of the cause of unavoidable delay.

١		P	et	itic	วท	fee
---	--	---	----	------	----	-----

	<b>□</b>	Small entity – fee \$ 250 00 (37 CFR 1.17(I)). Applicant claims small entity status. See 37 CFR 1.27.			
		Other than small entity – fee \$ (37 CFR 1.17(I)).			
2. Re	ply an	d/or fee			
<b>A</b>	The reply and/or fee to the above-noted Office action in the form of reply to office action and amendment A (identify the type of reply):				
		has been filed previously on			
	<b>X</b>	is enclosed herewith.			
В	The	issue fee of \$			
<b>,</b> `	. П	has been filed previously on			

[Page 1 of 3]

This collection of information is required by 37 CFR 1.137(a). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 8 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trade 18th Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

1 000000025 10045350

02/11/2005 HALI11 00000025 10045250

01 FC:1999

250.00 OP

is enclosed herewith.

Approved for use through 07/31/2006. OMB 0651-0031
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

# PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED **UNAVOIDABLY UNDER 37 CFR 1.137(a)** 3. Terminal disclaimer with disclaimer fee Since this utility/plant application was filed on or after June 8, 1995, no terminal disclaimer is required. A terminal disclaimer (and disclaimer fee (37 CFR 1.20(d)) of \$ \_ for a small entity or for other than a small entity) disclaiming the required period of time is enclosed herewith (see PTO/SB/63). 4. An adequate showing of the cause of the delay, and that the entire delay in filing the required reply from the due date for the reply until the filing of a grantable petition under 37 CFR 1.137(a) was unavoidable, is enclosed. WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038. 2/7/2005 Date Signature Wiliam Arthur Taylor Typed or printed name Registration Number, if applicable 303-670-2842 1326 Aspen Drive Address Telephone Number Evergreen, CO 80439 Address Fee Payment Enclosure Reply Terminal Disclaimer Form Additional sheets containing statements establishing unavoidable delay -Amendment-A CERTIFICATE OF MAILING OR TRANSMISSION (37 CFR 1.8(a)) I hereby certify that this correspondence is being: deposited with the United States Postal Service on the date shown below with sufficient postage as first class mail in an envelope addressed to Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450. transmitted by facsimile on the date shown below to the United States Patent and Trademark Office at (703) 872-9306. 2/8/2005 Date Signature William Arthur Taylor Typed or printed name of person signing certificate

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

# PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED UNAVOIDABLY UNDER 37 CFR 1.137(a)

NOTE:	The following showing of the cause of unavoidable delay must party who is presenting statements concerning the cause of del	be signed by all applicants or by any other lay.
	francholm Ja	2/7/2005
	Signature	Date
	William Arthur Taylor	
	Typed or printed name	Registration Number, if applicable

(In the space provided below, please explain in detail the reasons for the delay in filing a proper reply.)

The last office action was not received by mail or by email. I don't know how you can prove something did NOT happen, but I promise, I affirm and I swear I did not receive this latest office action until after I made a special inquiry on January 19, 2005, and my examiner faxed it to me.

I have no reason to fabricate this or to delay this. Paying more fees is not fun.

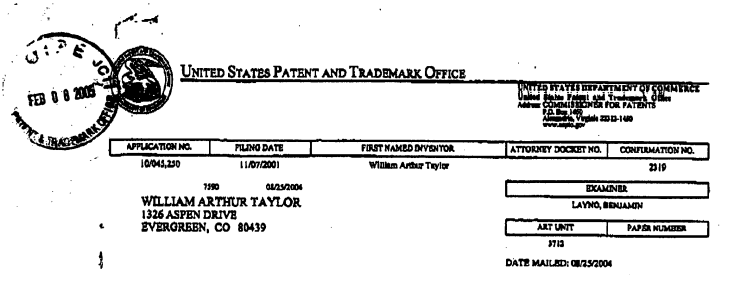
My mail service operates normally in all respects, except once every year or two exceptionally high winds have blown mail from my mailbox. (I don't believe this was the case here, since Sept/Oct 2004 were fairly mild.)

My examiner did acknowledge that in spite of the PTO's best efforts there are sometimes problems with the mail.

Please accept my petition under 37 CFR 1.137(a), as I could not timely reply without the office action. Also please communicate with me at my new permanent email address on this matter if possible at: wtaylor@vistagaming.com.

Thank you.

(Please attach additional sheets if additional space is needed.)



Please find below and/or attached an Office communication concerning this application or proceeding.

RECEIVED
SEP 0 8 2004

TECHNOLOGY CENTER ROTOD

7	7	pplication No.	Applicant(s)	
405		10/045,250	TAYLOR, WILL	IAM ARTHUR
	ee Action Summary	xeminer	Art Unit	Τ
ROTE - The MA	s	lenjamin H. Layno	3712	
Period for Reply	ILING DATE of this communication appeal	rs on the cover sheet wi	th the correspondence	eddress -
File MAILING  - Extendions of limp after 81% (8) MON  - If the period for re  - If NO period for re  - Faiture to repty with Any repty receives earned paters tare	D STATUTORY PERIOD FOR REPLY IS DATE OF THIS COMMUNICATION. In many be available under the provisions of 37 CFR 1.136(e) THIS from the mailing date of this communication. Ply specified above is less than thirty (80) days, a reply with ply is specified above, the maximum attations period will a thin the set or extended period for reply will, by statute, out is by the Office later then three months after the mailing date in adjustment. See 37 CFR 1.704(b).	). In no event, however, may a n him the statutory minimum of thirt poly and will explic SIX (6) MON	eply be timely filed y (30) days will be considered the THS from the mailing date of this	neily. Is communication.
Status				
	ive to communication(s) filed on			
2a) This acti		tion is non-final.	•	
3) Since th	s application is in condition for allowance	except for formal matte	ers, prosecution as to t	he merits is
closed in	accordance with the practice under $Ex ho$	erte Quayle, 1935 C.D.	11, 453 O.G. 213.	
Disposition of Cia	ilms			
_	1-15 is/are pending in the application.			
	above dalm(s)is/are withdrawn	from consideration		
	is/are allowed.	itotti ootipatataaanti.		
	1-15 is/are rejected.			
7) Claim(s)	is/are objected to.	•		
	are subject to restriction and/or el-	ection requirement.		
Application Paper	78 ,			
9) The spac	ification is objected to by the Examiner,			
	ing(s) filed on is/are: a) accepte	ed or b) objected to b	v the Examinar	
Applicant	may not request that any objection to the draw	wing(s) be held in abevary	29. See 37 CFR 1.85/a).	
	ent drawing shest(s) including the correction			CFR 1.121(d).
11) The cath	or declaration is objected to by the Exam	iner. Note the attached	Office Action or form F	PTO-152.
Priority under 35	·			
	dyment is made of a claim for foreign price		4486-1 (d) (m	
a) [ All b)	Some * c) None of:	only under 35 O.S.C. 9	1 19(8)-(0) or (1).	
1	rified copies of the priority documents he	ive heen received		•
	rtified copies of the priority documents ha		olication No	
3.□ Co	ples of the certified copies of the priority	documents have been r	eceived in this Nations	i Stace
Stb.	plication from the international Bureau (P	CT Rule 17.2(a)).		
* See the at	ached detailed Office action for a list of the	ne certified copies not r	eceived.	
		· · · · · · · · · · · · · · · · · · ·		
		<b>%</b> (		
Attachment(s)		, · · · · · · · · · · · · · · · · · · ·		
1) Notice of Referen	ces CRed (PTD-892) prson's Patent Drawing Review (PTO-948)	4) Interview 8u	mmary (PTO-413)	
3) 🔀 Information Disci	Styre Statement(s) (PTO-1448 or PTO/SB/OR)	i raper (10(5) 5) Notice of Inf	Mail Date omai Patent Application (P1	TO-152)
Paper No(s)/Mail	Date 080904.	6) 🛄 Other:		

U.S. Polant and Treatment Office PTOL-326 (Rev. 1-04)

Office Action Summary

Part of Paper No./Mail Date 080904

OTPE VO AN

Application/Control Number: 10/045,250

Art Unit: 3712

Page 2

#### **DETAILED ACTION**

### Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent; published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language,
- 2. Claims 1, 3-5, 7 and 8 are rejected under 35 U.S.C. 102(e) as being anticipated by Miller.

The patent to Miller discloses a method of playing blacklack, using traditional playing cards, where at least one different winning player point score pays a different award, see table in column 5, lines 21-35. The table may be interpreted as:

	Dealer Tot	3	Payout
If the player beats	17	= (Beat the Dealer with point score of 18)	2:1
If the player beats	18	= (Beat the Dealer with point score of 19)	3:1
If the player beats	19	= (Beat the Dealer with point score of 20)	5:1
If the player beats	20	=(Beat the Dealer with point score of 21)	11:1

Miller game may be played on an electronic gambling device, column 5, line 67 to column 6, line 3.

Art Unit: 3712

Page 3

In regard to claim 5, Miller recites that the conventional rules of Blackjack are followed, col. 3, line 66 to column 4, line 12, wherein a winning Blackjack pays 3 to 2. Blackjack by definition is a two-card hand of an Ace and a Ten value card forming a hard point total of 21. The winning point total of 21 shown in the table above inherently includes soft point totals, which has a different payback 11:1 than the hard point total of 21.

3. Claims 10 and 13-15 are rejected under 35 U.S.C. 102(b) as being anticipated by Vancura.

The patent to Vancura discloses a method of playing blackjack, using traditional playing cards, comprising the steps of paying cash on areas 18, 20 for the right to play, and a player receiving a different award for the number of cards taken (hits) to make up the player's point score, see pay table in Fig. 3. The player may be paid for a losing (bust) hand, col. 5, lines 61-64.

#### Claim Rejections - 35 USC \$ 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claim 12 is rejected under 35 U.S.C. 103(a) as being unpatentable over Vancura in view of Miller.

In view of Miller's teaching of electronic blackjack gambling devices above, it would have been obvious to provide an electronic gambling device version of Vancura's

**Art Unit: 3712** 

Page 4

game. This modification would have made Vancura's game more attractive to players who are more comfortable playing electronic gambling devices.

## Claim Rejections - 35 USC § 112

- 6. The following is a quotation of the second paragraph of 35 U.S.C. 112:
  - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as highwention.
- 7. Claims 1-15 are rejected under 35 U.S.C. 112, second paragraph, as being incomplete for omitting essential steps, such omission amounting to a gap between the steps. See MPEP § 2172.01. The omitted steps are: steps that a dealer and players must perform in order to carry out game play such as "each player placing a wager", "a dealer dealing two cards to each player, dealing two cards to the dealer", "allowing each player to take additional cards, as desired", etc. See the claims of Miller and Vancura.
- The following is a quotation of the first paragraph of 35 U.S.C. 112:
  - The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of certains out his invention.
- 9. Claims 2, 6, 10 and 11 are rejected under 35 U.S.C. 112, first paragraph, as falling to comply with the enablement requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention. In regard to claims 2, 6, and 11. It is not dear from reading the specification how the expected value of the claimed game can exceed 100%. If claimed

Art Unit; 3712

Page 5

game has an expected value that exceeds 100%, then sealer (casino) is losing money for that game. The claimed game would not be profitable.

Furthermore, in claim 10 the claimed "achieving a pre-defined status in a player's club" is not recited in the specification.

#### Drawings

10. The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, the "electronic gambling device", "traditional playing cards" and a flow shart illustrating the steps of the method of play, must be shown or the feature(s) cancered from the claim(s). No new matter should be entered.

Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be resumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. The replacement sheet(s) should be labeled "Replacement Sheet" in the page header (as per 37 CFR 1.84(c)) so as not to obstruct any portion of the drawing figures. If the changes are not accepted by the examiner, the applicant will

**Art Unit: 3712** 

Page 6

be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be field in abeyance.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Benjamin H. Layno whose telephone number is (703) 308-1815. The examiner can normally be reached on Londay-Friday, 1st Friday Off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Derris Banks can be reached on (703) 308—745. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Binjamin H. Layno Pinary Examiner An Unit 3712

bhl

"A copy of this reference is not being furnished with this Office action. (See MEEP § 707.06(a).)
Delan in MM-YYYY formal are publication dates. Classifications may be US difference.

U.S. Petent and Trademerk Office PTO-882 (Rev. 01-2001)

Notice of References Cited

Part of Paper No. 080904

AT EXAMINER CONSIDERED

ince with MPEP 609; Draw line through citation if not in ution to applicant. EXAMINER: Initial if reference considered, whether or not cltation is in confor conformance and not considered. Include copy of this form with next commit \*EXAMINER: Initial if reference considered, whell

# This Page is Inserted by IFW Indexing and Scanning Operations and is not part of the Official Record

# **BEST AVAILABLE IMAGES**

Defective images within this document are accurate representations of the original documents submitted by the applicant.

Defects in the images include but are not limited to the items checked:

□ BLACK BORDERS
□ IMAGE CUT OFF AT TOP, BOTTOM OR SIDES
□ FADED TEXT OR DRAWING
□ BLURRED OR ILLEGIBLE TEXT OR DRAWING
□ SKEWED/SLANTED IMAGES
□ COLOR OR BLACK AND WHITE PHOTOGRAPHS
□ GRAY SCALE DOCUMENTS
□ LINES OR MARKS ON ORIGINAL DOCUMENT
□ REFERENCE(S) OR EXHIBIT(S) SUBMITTED ARE POOR QUALITY

# IMAGES ARE BEST AVAILABLE COPY.

☐ OTHER:

As rescanning these documents will not correct the image problems checked, please do not report these problems to the IFW Image Problem Mailbox.